FAX 760 770 0409

DR LEON I FINK

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November 10, 2009

Clerk of the US Bankruptcy Court for The Southern District of New York One Bowling Green New York, New York 10004

Objection to Trustee's Determination of Claim Bankruptcy Case No.08-1789

LEON I & Mikki L Fink Family Trust BLMIS #1ZA355 CLAIM 001438

Our final BMIS statement, dated November, 2008 states that we own securities valued at \$1.242.094.00. We object to the Determination Letter, as it fails to comply with this Court's December 23, 2008 Order, which directs the BMIS Trustee to satisfy claims and deliver securities in accordance "with Debtors books and records. Furthermore the Trustee's construction of the statute ignores SIPA'S language which defines "net equity" as:

The dollar amount of the account or accounts of the customer by --(A) calculating the sum which would have been owed by the debtor to such customer if the debtor had liquidated, by sale or purchase on the filing date, all securities positions of such customer (other than customer name securities reclaimed by such customer): minus (B) any indebtedness of such customer to the debtor on the filing date.....

We also object to the denial of \$561,410.85 transferred from an account previously held in the name of Mikki Fink (1ZA36230) and transferred to the above account/

We expect to receive what we believed to be in my account at the time the stockbroker BLMIS ceased business. I hope the Court will direct SIPC to issue immediate payment in the amount of \$1,242094.00 plus interest from the date of the Determination Letter and such equitable relief as the Court deems appropriate.

Respectfully submitted,

Leon I Fink

Mikki L Fink

NOV 13 2009

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DR LEON I FINK

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November 10, 2009

Clerk of the US Bankruptcy Court for The Southern District of New York One Bowling Green New York, New York 10004

Objection to Trustee's Determination of Claim Bankruptcy Case No.08-1789

Dr. Leon I Fink MD Retirement Trust BLMIS #1ZA357 CLAIM 001437

My final BMIS statement, dated November, 2008 states that I own securities valued at \$160292.00. I object to the Determination Letter, as it fails to comply with this Court's December 23, 2008 Order, which directs the BMIS Trustee to satisfy claims and deliver securities in accordance "with Debtors books and records. Furthermore the Trustee's construction of the statute ignores SIPA'S language which defines "net equity" as: The dollar amount of the account or accounts of the customer by --(A) calculating the sum which would have been owed by the debtor to such customer if the debtor had liquidated, by sale or purchase on the filing date, all securities positions of such customer (other than customer name securities reclaimed by such customer): minus (B) any indebtedness of such customer to the debtor on the filing date.....

I expect to receive what I believed to be in my account at the time the stockbroker BLMIS ceased business. I hope the Court will direct SIPC to issue immediate payment in the amount of \$160292.00 plus interest from the date of the Determination Letter and such equitable relief as the Court deems appropriate.

Respectfully submitted,

Leon I Fink

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DR LEON I FINK

4 TERRACE PLACE RANCHO MIRAGE CA. 92270 TEL 760 770 7037 FAX 760 770 0409

November 10, 2009

Clerk of the US Bankruptcy Court For the Southern District of New York 1 Bowling Green New York, New York 10004

Objection to Trustee's Determination of Claim Bankruptcy Case No.08-1789

Dr. Leon I Fink IRA BLMIS #1ZR030 CLAIM 001436

My final BMIS statement, dated November, 2008 states that I own securities valued at \$88,878.00. I object to the Determination Letter, as it fails to comply with this Court's December 23, 2008 Order, which directs the BMIS Trustee to satisfy claims and deliver securities in accordance "with Debtors books and records. Furthermore the Trustee's construction of the statute ignores SIPA'S language which defines "net equity" as: The dollar amount of the account or accounts of the customer by --(A) calculating the sum which would have been owed by the debtor to such customer if the debtor had liquidated, by sale or purchase on the filing date, all securities positions of such customer (other than customer name securities reclaimed by such customer): minus (B) any indebtedness of such customer to the debtor on the filing date.....

I expect to receive what I believed to be in my account at the time the stockbroker BLMIS ceased business. I hope the Court will direct SIPC to issue immediate payment in the amount of \$88,878.00 plus interest from the date of the Determination Letter and such equitable relief as the Court deems appropriate.

Respectfully submitted,

Leon I Fink